

## EXHIBIT A

United States District Court  
For the Northern District of California

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FILED

FEB 14 2006

RICHARD W. WIEKING  
CLERK, U.S. DISTRICT COURT  
NORTHERN DISTRICT OF CALIFORNIA

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IN THE UNITED STATES DISTRICT COURT  
12 FOR THE NORTHERN DISTRICT OF CALIFORNIA

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MARCIANO PLATA, et al.,

Plaintiffs,

v.

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ARNOLD SCHWARZENEGGER,  
et al.,

Defendants.

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NO. C01-1351 TEH

CLASS ACTION

ORDER APPOINTING  
RECEIVER

On October 3, 2005, this Court issued its written Findings of Fact and Conclusions of Law in support of its June 30, 2005 decision to establish a Receivership to take control of the delivery of medical services to California state prisoners confined by the California Department of Corrections and Rehabilitation (“CDCR”).<sup>1</sup> In its written ruling, the Court explained that it was undertaking a national search to find a Receiver with the leadership ability, experience, and vision to take on the monumental and critical task of bringing the

<sup>1</sup> As the October 3, 2005 ruling notes, Pelican Bay State Prison is exempted from this action and instead falls under this Court’s jurisdiction in the separate case of *Madrid v. Woodford*, C90-3094 TEH.

1 level of medical care provided to California's 166,000 inmates up to federal constitutional  
2 standards. Having undergone a thorough and successful search process, the Court HEREBY  
3 APPOINTS Mr. Robert Sillen to serve as the Receiver in this case, at the pleasure of the  
4 Court, effective Monday, April 17, 2006. A copy of the Receiver's curriculum vitae is  
5 attached to this Order.

6 In furtherance of the Receivership, the Court sets forth the Receiver's duties and  
7 powers as follows:

8

9 **I. DUTIES OF THE RECEIVER**

10 **A. Executive Management**

11 The Receiver shall provide leadership and executive management of the California  
12 prison medical health care delivery system with the goals of restructuring day-to-day  
13 operations and developing, implementing, and validating a new, sustainable system that  
14 provides constitutionally adequate medical care to all class members as soon as practicable.

15 **To this end, the Receiver shall have the duty to control, oversee, supervise, and direct all  
16 administrative, personnel, financial, accounting, contractual, legal, and other operational  
17 functions of the medical delivery component of the CDCR.**

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19 **B. Plan of Action**

20 The Receiver shall, within 180 - 210 calendar days of the effective date of  
21 appointment, develop a detailed Plan of Action designed to effectuate the restructuring and  
22 development of a constitutionally adequate medical health care delivery system. This Plan  
23 shall include recommendations to the Court of which provisions of the (1) June 13, 2002  
24 Stipulation for Injunctive Relief, and (2) September 17, 2004 Stipulated Order re Quality of  
25 Patient Care and Staffing Order and Injunction (and/or policies or procedures required  
26 thereby), should be carried forward and which, if any, should be modified or discontinued  
27 due to changed circumstances. The Plan of Action shall also include a proposed time line for  
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1 all actions and a set of metrics by which to evaluate the Receiver's progress and success.  
2 The Receiver shall update and/or modify this Plan as necessary throughout the Receivership.

3 Pending development of the Plan of Action, the Receiver shall undertake immediate  
4 and/or short term measures designed to improve medical care and begin the process of  
5 restructuring and development of a constitutionally adequate medical health care delivery  
6 system.

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8 **C. Budgeting and Accounting**

9 The Receiver shall determine the annual CDCR medical health care budgets  
10 consistent with his duties and implement an accounting system that meets professional  
11 standards. The Receiver shall develop a system for periodically reporting on the status of the  
12 CDCR's medical health care budget and shall establish relations with the California Office of  
13 Inspector General to ensure the transparency and accountability of budget operations.

14

15 **D. Reporting**

16 The Receiver shall provide the Court with bimonthly progress reports. These reports  
17 shall address: (a) all tasks and metrics contained in the Plan and subsequent reports, with  
18 degree of completion and date of anticipated completion for each task and metric,  
19 (b) particular problems being faced by the Receiver, including any specific obstacles  
20 presented by institutions or individuals, (c) particular successes achieved by the Receiver,  
21 (d) an accounting of expenditures for the relevant period, and (e) all other matters deemed  
22 appropriate for judicial review.

23 The Receiver shall meet with the Court on a bimonthly basis shortly following the  
24 issuance of each report and shall remain in contact with the Court throughout the  
25 Receivership on an informal, as needed, basis.

1      **II. POWERS AND AUTHORITY OF THE RECEIVER**

2      The Receiver shall have all powers necessary to fulfill the above duties under this  
3 Order, including, but not limited to:

4      **A. General Powers**

5      **The Receiver shall exercise all powers vested by law in the Secretary of the CDCR as**  
6 **they relate to the administration, control, management, operation, and financing of the**  
7 **California prison medical health care system.** The Secretary's exercise of **the above** powers  
8 is suspended for the duration of the Receivership; it is expected, however, that the Secretary  
9 shall work closely with the Receiver to facilitate the accomplishment of his duties under this  
10 Order.

11     **B. Personnel**

12     The Receiver shall have the power to hire, fire, suspend, supervise, promote, transfer,  
13 discipline, and take all other personnel actions regarding CDCR employees or contract  
14 employees who perform services related to the delivery of medical health care to class  
15 members. The Receiver shall have the power to establish personnel policies and to create,  
16 abolish, or transfer positions related to the delivery of medical health care to class members.  
17 The Receiver also shall be empowered to negotiate new contracts and to renegotiate existing  
18 contracts, including contracts with labor unions, in the event that such action is necessary for  
19 the Receiver to fulfill his duties under this Order.

20     **C. Property**

21     **The Receiver shall have the power to acquire, dispose of, modernize, repair, and lease**  
22 **property, equipment, and other tangible goods as necessary to carry out his duties under this**  
23 **Order, including but not limited to information technology and tele-medicine technology.**

1                   D. Governing State Laws, Regulations, and Contracts

2                   The Receiver shall make all reasonable efforts to exercise his powers, as described in  
3 this Order, in a manner consistent with California state laws, regulations, and contracts,  
4 including labor contracts. In the event, however, that the Receiver finds that a state law,  
5 regulation, contract, or other state action or inaction is clearly preventing the Receiver from  
6 developing or implementing a constitutionally adequate medical health care system, or  
7 otherwise clearly preventing the Receiver from carrying out his duties as set forth in this  
8 Order, and that other alternatives are inadequate, the Receiver shall request the Court to  
9 waive the state or contractual requirement that is causing the impediment. Upon receipt of  
10 any such request, the Court shall determine the appropriate procedures for addressing such  
11 request on a case-by-case basis.

12                   E. Access

13                   The Receiver shall have unlimited access to all records and files (paper or electronic)  
14 maintained by the CDCR, including but not limited to all institutional, personnel, financial,  
15 and prisoner records, as deemed necessary by the Receiver to carry out his duties under this  
16 Order.

17                   The Receiver shall have unlimited access to all CDCR facilities, as deemed necessary  
18 by the Receiver, to carry out his duties under this Order. Ordinarily, the Receiver shall  
19 attempt to provide reasonable notice when scheduling such visits, but this shall not preclude  
20 the Receiver from making unannounced visits to facilities or offices as the Receiver deems  
21 necessary to carry out his duties under this Order.

22                   The Receiver shall have unlimited access to prisoners and to line and managerial staff,  
23 including the authority to conduct confidential interviews with staff and prisoners.

1                   F. Immunity and Indemnification2                   The Receiver and his staff shall have the status of officers and agents of this Court,  
3 and as such shall be vested with the same immunities as vest with this Court.4                   Additionally, Defendants shall indemnify the Receiver and members of his staff to  
5 the same extent as Defendants are obligated to indemnify the Secretary of the CDCR.6  
7 III. OFFICE OF THE RECEIVER8                   A. The Receiver shall be paid a reasonable compensation for his services in an  
9 amount to be approved by this Court.10                  B. The Receiver shall establish an Office of the Receiver in a location to be  
11 determined in consultation with the Court, with staffing necessary to fully carry out his duties  
12 as set forth in this Order. Upon approval from the Court, the Receiver shall set reasonable  
13 compensation and terms of service for each member of his staff, (including employees and/or  
14 consultants) and shall be authorized to enter into contracts with the employees or consultants  
15 of the Office.16                  C. Because time is of the essence, and in order to begin operations immediately,  
17 Defendants shall, within 30 days of the date of this Order, establish an initial operating fund  
18 with the Court in the amount of \$750,000. The Receiver shall submit monthly requests for  
19 payment from this fund to the Court. Further funds for the Office of the Receiver shall be  
20 deposited to the Receiver's Office Fund Account set forth in paragraph F below.21                  D. Throughout the Receivership, the Receiver shall submit to the Court a monthly  
22 accounting of all receipts and expenditures of the Office of the Receiver and shall arrange for  
23 an independent financial audit of the Receiver's Office Fund Account on an annual basis.24                  E. Within 45 calendar days from the date of effective appointment, the Receiver shall  
25 establish an interest-bearing account, with respect to which he shall be the signatory and  
26 fiduciary. This account shall be designated as the Receiver's Office Fund Account and shall  
27 be maintained solely for the reasonable and necessary expenses associated with the operation

1 of the Office of the Receiver, including but not limited to salaries, consulting fees, and the  
2 costs of supplies, equipment, office space, transportation,<sup>2</sup> and the like. The Receiver shall  
3 arrange with Defendants a system for regularly replenishing the Receiver's Office Fund  
4 Account.

5 F. Within 75 calendar days of the date of effective appointment, the Receiver shall  
6 establish a budget for the Office of the Receiver's first year of operation. The Receiver shall  
7 also establish a budget for the Office of Receiver for each subsequent year of operation, with  
8 each such budget due 90 days in advance of each budget year.

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10 **IV. COSTS**

11 All costs incurred in the implementation of the policies, plans, and decisions of the  
12 Receiver relating to the fulfillment of his duties under this Order shall be borne by  
13 Defendants. Defendants shall also bear all costs of establishing and maintaining the Office  
14 of Receiver, including the compensation of the Receiver and his staff.

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16 **V. LENGTH OF RECEIVERSHIP**

17 The Receivership shall remain in place no longer than the conditions which justify it  
18 make necessary, and shall cease as soon as the Court is satisfied, and so finds in consultation  
19 with the Receiver, that Defendants have the will, capacity, and leadership to maintain a  
20 system of providing constitutionally adequate medical health care services to class members.  
21 The Court expects that as the Receivership progresses, the Receiver will attempt to engage  
22 Defendants in assuming responsibility over portions of the system that are within

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27 <sup>2</sup>When engaged in travel, the Receiver and his staff shall use their best efforts to  
28 contain direct expenses in a cost-effective fashion. For example, when engaged in necessary  
travel, the Receiver and his staff shall, when possible, utilize advanced-purchase economy  
airfares and reasonably priced accommodations.

1 Defendants' demonstrated ability to perform, so that the ultimate transfer of power back to  
2 the State will be transitional.

3 Prior to the cessation of the Receivership, the Receiver shall develop a Plan for Post-  
4 Receivership Governance of the system, which shall include consideration of its structure,  
5 funding, and governmental responsibility for its long-term operation. The Receiver shall  
6 present this plan to the Court for approval and adoption as an order.

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8 **VI. COOPERATION**

9 A. All Defendants, and all agents, or persons within the employ, of any Defendant in  
10 this action (including contract employees), and all persons in concert and participation with  
11 them, and all counsel in this action, shall *fully* cooperate with the Receiver in the discharge of  
12 his duties under this Order, and shall promptly respond to all inquiries and requests related to  
13 compliance with the Court's orders in this case. Any such person who interferes with the  
14 Receiver's access, as set forth in section II.E., or otherwise thwarts or delays the Receiver's  
15 performance of his duties under this Order, shall be subject to contempt proceedings before  
16 this Court.

17 B. Counsel for Defendants shall ensure that the following state agencies are given  
18 prompt notice of the substance of this paragraph: the Department of Personnel  
19 Administration, the Department of Finance, the Department of General Services, the State  
20 Personnel Board, and any other state agencies that Defendants deem should be notified.  
21 Defendants shall notify the Court in writing of their compliance with this paragraph within  
22 30 days of the date of this Order.

23 C. The Secretary of the CDCR shall ensure that all of the CDCR's employees and  
24 agents (including contract employees) are given prompt notice of the substance of this  
25 paragraph. Defendants shall notify the Court in writing of their compliance with this  
26 paragraph within 30 days of the date of this Order.

1   **VII. ADVISORY BOARD**

2       The Court, in consultation with the Receiver, shall appoint an Advisory Board of no  
3       more than five members to assist and advise the Court and the Receiver with respect to  
4       achieving the goals of the Receivership.

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6   **VIII. MODIFICATION**

7       Given that this Receivership is unprecedented in scope and dimension, this Court  
8       finds that flexibility will be an important element in ensuring its effectiveness. Accordingly,  
9       this Order may be modified as necessary from time to time to assure the success of this  
10      Receivership and the eventual return of the operation of the CDCR's medical health care  
11      delivery system to the State of California.

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14      **IT IS SO ORDERED.**

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16      Dated: February 14, 2006

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THELTON E. HENDERSON  
UNITED STATES DISTRICT JUDGE

**ROBERT SILLEN**

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**EDUCATIONAL BACKGROUND**

1965 University of Denver, Denver, Colorado: Bachelor of Arts Degree

1972 Graduate School, Yale University: Masters of Public Health Degree

**CAREER EXPERIENCE**

1993 - Present	Executive Director Santa Clara Valley Health & Hospital System San Jose, CA
1979 - 1993	Executive Director, Hospital & Clinics Santa Clara Valley Medical Center San Jose, CA
1976 - 1979	Associate Director, Hospital & Clinics University Hospital University of California Medical Center San Diego, CA
1972 - 1976	Assistant Director University Hospital University of California Medical Center San Diego, CA
1968 - 1970	Assistant Administrator City Hospital Center at Elmhurst Elmhurst, NY
1967 - 1968	Director of Community and Professional Relations United States Public Health Service New York, NY
1965 - 1967	Director of Clinics United States Public Health Service New York, NY

## **DETAILS OF CAREER EXPERIENCE**

### **Executive Director, Santa Clara Valley Health & Hospital System (SCVHHS)**

In June, 1993, the Board of Supervisors created a full service, integrated County health care system consisting of the Santa Clara Valley Medical Center, Department of Public Health, Department of Mental Health, Department of Custody Health Services and the Department of Alcohol & Drug Services. The Santa Clara Valley Health & Hospital System is responsible for a full continuum of preventive intervention and treatment services throughout the County, both directly under County auspices and through contracts with the private sector. The system is comprised of over 6,200 employees and has an annual operating budget of nearly \$1.4 billion.

The Executive Director is responsible for all aspects of the system's operations, long range planning, private/public partnerships, community relations, capital development and information systems. The development of a cost effective, fully integrated system is essential for the successful conversion to a full-service managed care delivery system in a highly competitive environment. In addition, the Executive Director was responsible for designing and implementing a County-wide Medi-Cal Managed Care program (Local Initiative) in June, 1996 as well as the Children's Health Initiative and Healthy Kids program in January, 2000.

### **Executive Director, Santa Clara Valley Medical Center (SCVMC)**

Directed, administered, and coordinated all activities of the hospital and its affiliated clinics; responsibilities included: planning and establishing major current and long range objectives, goals, and policies; maintaining good employee and medical staff relations; maintaining financial solvency of the institution; organizing the functions of the Medical Center and clinics through appropriate departmentalization and delegation of duties; exercising day-to-day responsibility for the internal operations of the hospital; and directly coordinating all external activities and relations affecting the hospital and clinics.

The Santa Clara Valley Medical Center is a 500-bed regional medical center with an operating budget of over \$800 million and 4,500 full-time equivalent employees. Services range from community based primary care satellite clinics to tertiary regional services such as: Regional Burn, Spinal Cord Injury, and Head Trauma; Neonatal Intensive Care; Poison Control Center; Trauma Center; Life Flight Helicopter; and Custody (Jail) Health Services.

### **Associate Director, University Hospital, University of California Medical Center, San Diego**

Administrative and budgetary responsibility for the following professional services: Anesthesia, Medicine, Neurology, Surgery. Responsibility included approval and control of operating and capital budgets, program planning and implementation and identification and solution of operational problems. Relate directly to Chairpersons and Division Chief of above indicated departments.

Responsible for operation of hospital planning office, including overall administrative responsibility for short- and long-range planning. Responsibilities included formulation of planning methodology, acquisition of capital resources, and coordination of all hospital construction, renovation, and space allocation.

Responsible for the activities of the Assistant Director, Hospital and Clinics, for a variety of professional services and non-professional departments including: Cardiac Catheterization Laboratory, Gastroenterology, Material Handling, Medicine, Neurology, Pathology, Pharmacy, Physical and Occupational Therapy, Radiology, Respiratory Therapy, Surgery.

Assistant Administrator, City Hospital at Elmhurst

Assisted the Administrator of this 1,000-bed teaching hospital in the general administration of a variety of professional and non-professional services, including: Anesthesia, Hematology, Inhalation Therapy, Pathology, Radiology, Social Services, Medical Records, and Medical Library. Directly responsible for administration of internship and residency training programs, and administration of Medicare compliance program.

ACADEMIC APPOINTMENTS

Assistant Clinical Professor, Department of Community Medicine,  
University of California, San Diego

Clinical Lecturer, Department of Community Medicine,  
University of California, San Diego

PROFESSIONAL ASSOCIATIONS AND MEMBERSHIPS

Children & Families First Commission of Santa Clara County, Commissioner: 2000 – Present  
California Association of Public Hospitals & Health Systems, Board of Directors, Current Member;  
Current and Past Chairman: 2003, 1984, 1985, 1989

National Association of Public Hospitals & Health Systems, Current Member; Past Chairman: 1987  
Emergency Housing Consortium, Board of Directors, Member: 1998-2001

American Cancer Society, Board of Directors, Member: 2000, 2001

California Association of Hospitals and Health Systems, Board of Trustees

California Association of Hospitals and Health Systems, Chairperson, CAHHS Committee on  
Finance, 1990

California Association of Hospitals and Health Systems, Marketplace Task Force, 1989; Blue  
Ribbon Committee, 1990

American Hospital Association

American Hospital Association, Governing Council, Section for Metropolitan Hospitals

Hospital Council of Northern California, Board of Directors

California Hospital Association County Hospital Committee

Hospital Conference of Santa Clara County: President, 1986

Hospital Council of Northern California, Planning Committee

Hospital Council of Northern California, Finance Committee

National Association of Counties, Health and Education Steering Committee; Subcommittee, Health  
Care Cost Containment; Subcommittee, Long Term Care

**ROBERT SILLEN**

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**Major Accomplishments**

**Planned, financed and implemented major capital expansion of Medical Center:**

- \$50 million patient care tower, including new and expanded Comprehensive Emergency Room; Adult Medical, Surgical and Coronary Care Intensive Care Units, Regional Burn Center, post-partum maternity; clinical lab expansion; 40 bed telemetered Transitional Care Unit; Newborn Nursery; roof-top heliport.
- \$12 million ambulatory care/physician office building (Valley Health Center). This practice facility provides a highly competitive practice site enabling our faculty to expand our base of privately insured patients. 42,000 square foot facility includes: decentralized registration/waiting, patient care modules including exam rooms, consult rooms and offices; pharmacy; laboratory; radiology services; medical records. This facility is the locus of our prepaid health plan (Valley Health Plan) for County and other public employees.
- \$5 million physician/administrative complex that houses our faculty practice plan, physician offices and administrative support offices.
- Psychiatric Facility Expansion - As part of the same bond issue that financed the West Wing patient tower we have built a new 54 bed acute psychiatric facility (\$8 million) and purchased a free-standing, distinct part psychiatric SNF (\$4 million).
- Creation of a Magnetic Resonance Imaging Center through a joint venture.
- A Campus Development Plan has been funded and initiated which will culminate in the completion of the following projects during the next three years: Additional Patient Care Tower; 1,500 car parking structure(s); Ambulatory Care Facility; Alzheimers Treatment and Day Care Center; Long Term Care facility; new power plant and laundry; Administrative support and physician office building. The Campus Development effort will cost over \$500 million.
- \$250 million Patient Care Tower (completed in 1999).
- \$250 million Specialty Inpatient Center (to be completed in 2008).
- Four Community Based Primary Care Centers (\$200 million).

**Program Development:**

- Designation as Level I Trauma Center
- Occupational and Industrial Medicine Program. Developed a program for and consummated contracts with union health and welfare funds and corporate entities in Silicon Valley as well as governmental agencies and school districts.
- Valley Health Plan (VHP). Designed and implemented a prepaid health plan for County employees. This plan, licensed by the State Department of Corporations, is intended to compete with private HMO's, PPO's, IPA's and indemnity plans offered to over 13,000 County employees thus increasing our private insurance base and reducing County subsidy to the Medical Center. Since its inception, VHP has grown from 0 to 2,600 enrollees.
- Developed a Marketing and Public Relations Division that successfully maintained and enhanced our patient referral base, created community support and understanding and enhanced our image throughout the County and State.
- Created a free-standing 501(c)(3) fundraising foundation (SCVMC Foundation). The Foundation, the sole purpose of which is to raise funds and create community support for SCVMC was created in 1988. During its first year it raised over \$1 million for the Medical Center. The Foundation Board is comprised of wealthy Silicon Valley corporate leaders and civic "movers and shakers." Major support has been garnered from wealthy individuals, other local foundations, corporations (IBM, Cypress Semiconductors, Applied Materials, Hewlett-Packard, Syntex to name a few). This is a unique effort for a county medical center and we are now providing consultative services to other public hospitals that want to emulate our success.
- Service Excellence. Successfully designed and implemented a Medical Center-wide program which has significantly enhanced intra-and-interdepartmental functioning and communications, increased employee morale, aided recruitment and retention, positively impacted operating efficiency, enhanced our patient and community relations and maintained and enhanced our patient base.
- Financial Performance. Despite the adverse sponsorship mix of SCVMC's patient population (60% Medi-Cal, 20% unsponsored, 5% private insurance, 15% Medicare) our financial performance has been exemplary. The County General Fund subsidy has never exceeded 10% of our total operating budget during my 16 year tenure at SCVMC. This is unique for a California county hospital, especially the third largest in the State. Our financial and clinical successes are closely related and have created an environment of full community and political support vital to our overall success.
- Operational Re-engineering. Implemented a full-scale work re-engineering project; the goal of which was to reduce operating expenses by \$60 million over three years. This program is unique within County government in California and has the full support of the Board of Supervisors and County unions.

UNITED STATES DISTRICT COURT FOR THE  
NORTHERN DISTRICT OF CALIFORNIA

PLATA, et al,

Plaintiff,

v.

SCHWARZENEGGER, et al,

Defendant.

Case Number: CV01-01351 TEH

**CERTIFICATE OF SERVICE**

I, the undersigned, hereby certify that I am an employee in the Office of the Clerk, U.S. District Court, Northern District of California.

That on February 14, 2006, I SERVED a true and correct copy(ies) of the attached, by placing said copy(ies) in a postage paid envelope addressed to the person(s) hereinafter listed, by depositing said envelope in the U.S. Mail, or by placing said copy(ies) into an inter-office delivery receptacle located in the Clerk's office.

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Dated: February 14, 2006

Richard W. Wierking, Clerk  
By: R.B. Espinosa, Deputy Clerk